

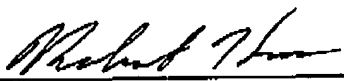
Application No. 10/660,276
Amendment Dated February 22, 2006

REMARKS/ARGUMENTS:

Claim 23 omitted a comma and contained a double period. The claim is amended accordingly. Claim 37 contained a strikeout mark that is being cancelled. These minor errors could not have been corrected earlier since they were not noticed until a final review of the claim language after notice of allowance. They represent minor errors so that entry is requested.

While the applicants concur with the examiner's statement of reasons for the indication of allowable subject matter on page 2 of the notice of allowability insofar as it goes, the language of the allowed claims does not correspond with what is identified as lacking in the prior art. Therefore, the applicants do not agree to construing the allowed claims by terminology found in the statement of reasons for the indication of allowable subject matter that is not recited in the allowed claims. The Examiner is invited to reconsider the statement of reasons for the indication of allowable subject matter should the reasons for allowance be solely based on what is mentioned there as to what the prior art fails to disclose.

Respectfully submitted,

By 
Robert J. Hess
Attorney for Applicant
Registration No. 32,139
Telephone No. (212) 554-9611
Facsimile No. (973) 639-8385